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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/736,114	12/15/2003	Gerard J. Tate		3648
45096 75	90 09/18/2006		EXAM	INER
STEVEN HOROWITZ, ESQ.			LAVINDER, JACK W .	
295 MADISON SUITE 700	IAVE		ART UNIT	PAPER NUMBER
NEW YORK, NY 10017			3677	
			DATE MAILED: 09/18/2006	

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.	Applicant(s)			
Office Action Summary		10/736,114	TATE, GERARD J.			
		Examiner	Art Unit			
		Jack W. Lavinder	3677			
Period fo	The MAILING DATE of this communication apported to the second section apport.	pears on the cover sheet with the	correspondence address			
WHIC - Exte after - If NC - Failu Any	ORTENED STATUTORY PERIOD FOR REPL CHEVER IS LONGER, FROM THE MAILING D nsions of time may be available under the provisions of 37 CFR 1.1 SIX (6) MONTHS from the mailing date of this communication. O period for reply is specified above, the maximum statutory period are to reply within the set or extended period for reply will, by statute reply received by the Office later than three months after the mailine ed patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION ATE OF THIS COMMUNICATION ATE OF THIS COMMUNICATION BY A STATE OF THIS COMMUNIC	ON. timely filed om the mailing date of this communication. NED (35 U.S.C. § 133).			
Status						
1)	Responsive to communication(s) filed on 27 J	une 2006.				
	This action is FINAL . 2b) ☐ This action is non-final.					
	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is					
,	closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.					
Dispositi	ion of Claims					
4)⊠	4)⊠ Claim(s) <u>9-11,13,14 and 17</u> is/are pending in the application.					
	4a) Of the above claim(s) is/are withdrawn from consideration.					
	5) Claim(s) is/are allowed.					
·	☐ Claim(s) 9, 10, 11, 13, 14 and 17 is/are rejected.					
	Claim(s) is/are objected to.					
8)	Claim(s) are subject to restriction and/o	or election requirement.				
Applicati	ion Papers	•				
9)[]	The specification is objected to by the Examine	ar				
	The drawing(s) filed on is/are: a)☐ acc		Examiner			
,—	Applicant may not request that any objection to the	•				
	Replacement drawing sheet(s) including the correct		` · ·			
11)	The oath or declaration is objected to by the Ex	·				
Priority ι	ınder 35 U.S.C. § 119					
_	Acknowledgment is made of a claim for foreign ☐ All b)☐ Some * c)☐ None of:	priority under 35 U.S.C. § 119(a)-(d) or (f).			
	1. Certified copies of the priority documents have been received.					
	2. Certified copies of the priority documents have been received in Application No					
	3. Copies of the certified copies of the prio	rity documents have been recei	ved in this National Stage			
	application from the International Bureau	u (PCT Rule 17.2(a)).				
* 5	See the attached detailed Office action for a list	of the certified copies not receive	ved.			
Attachmen	t(s)					
	e of References Cited (PTO-892)	4) Interview Summa				
3) 🔲 Inforr	e of Draftsperson's Patent Drawing Review (PTO-948) mation Disclosure Statement(s) (PTO/SB/08) r No(s)/Mail Date	Paper No(s)/Mail 5) Notice of Informal 6) Other:				

DETAILED ACTION

Claim Rejections - 35 USC § 103

- 1. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 2. Claims 9, 10, 11, 13, 14 and 17 have been rejected under 35 U.S.C. 103(a) as being unpatentable over Fortune, 5214826 in view of Collins, 3217371.

Regarding claim 9, Fortune discloses a fastener assembly for use with footwear (abstract) comprising a series of fastener elements (figure 15) wherein each fastener element comprises

- A first mating member having two curved stop ends (20) and an elastomeric member (46) having two ends positioned between the two curved stop ends
- Each curved stop end having a vertical cavity (24, figure 4) with spaces for receipt of the first and second enlarged diameter areas of the vertical post (38)
- Two second mating members (figure 10) comprising a vertical post having a flange (40), a first area of enlarged diameter (see top portion of post 38), and a second area of enlarged diameter (portion located between sections 42 and 44)

The shape of the first and second enlarged diameter areas are considered to read on the limitations defined in the last paragraph of claim 1, i.e., they are shaped for an adult

Page 3

to easily push the post into the cavities and are difficult for a young child to remove the post from the vertical cavity.

Fortune fails to disclose a curved end stop and fails to disclose a proximal end of the stop end having a hollow lateral cavity to receive an end of the elastomeric member. Fortune discloses a flat top surface and the reverse attachment between the elastomeric member (46) and the end stops (20), i.e., the elastomeric member has a cylindrical cavity that receives a cylindrical stud (26) to secure the end stop to the elastomeric member. Applicant's invention has the reversed attachment means, i.e., the cylindrical cavity is located on the end stop and the cylindrical stud on the elastomeric means.

Collins discloses a curved top surface (80) on an end stop and a cavity (72, 74) for receiving an elastomeric member (60, figures 1-3). This type of attachment between the end stop and the elastomeric member is considered to be a design equivalent of Fortune's attaching arrangement. Both attaching arrangements perform the same function of attaching the end stop to the elastomeric member equally as well as the other. Furthermore, the specification fails to disclose any criticality associated with the claimed attaching arrangement.

It would have been an obvious design choice to a person having ordinary skill in the art to modify Fortune's attaching arrangement to have the cavity located on the end stop for the reasons indicated above. Furthermore, to make Fortune's top surface of the end stop in the shape of a curve would have been obvious to a person having Art Unit: 3677

ordinary skill in the art in order to improve the aesthetical appearance of the end stop in view of the teachings in Collins.

Regarding claim 10, Fortune discloses cylindrical shaped posts (figure 7).

Regarding claim 11, Fortune discloses a lateral extent that has a cylindrical shape.

Regarding claims 13 and 14, Fortune discloses that the elastomeric member and the end stops can be made in any color, preferably neon colors (col. 4, lines 38-41, col. 7, lines 58-61).

Regarding claim 17, Fortune in view of Collins discloses a curved smooth top surface comprising a concave shape at the distal end (left side of 80 in figure 1) and a sloping curve towards the proximal end (right side of figure 1 at 88).

Response to Arguments

3. Applicant's arguments filed 6/27/05 have been fully considered but they are not persuasive. The applicant argues that Collins only teaches that one element of the device has a smooth top surface and does not teach the entire top surface being smooth. Collins discloses that the entire top surface (8) is a smooth curved top surface.

Comments on Allowable Subject Matter

The examiner would like to direct the applicant to claiming the structures within the cavity of the end stop, i.e., the layers 31 and 32. This structure appears to be allowable over the art of record. An amendment including the structure of the layers (31, 32) including the detailed structure of the post's (42) enlarged sections (44, 46), i.e. Art Unit: 3677

the shape which allows smooth insertion and difficult removal, would put the case in condition for allowance.

Conclusion

4. Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Jack W. Lavinder whose telephone number is 571-272-7119. The examiner can normally be reached on Mon-Friday, 9-4:00pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Judy Swann can be reached on 571-272-7075. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Application/Control Number: 10/736,114

Art Unit: 3677

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Primary Examiner

Page 6

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9/6/2006